N.D. OF ALABAMA

# IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ALABAMA NORTHEASTERN DIVISION

RIVERWALK MARINA, LLC,

PLAINTIFF,

CASE NUMBER 5:20-cv-00593-LCB

v.

NORTH AMERICAN SPECIALTY INSURANCE COMPANY: SWISS RE AMERICA HOLDING CORPORATION; SWISS REINSURANCE AMERICA CORPORATION: SWISS RE CORPORATE SOLUTIONS GLOBAL MARKETS, INC.; SWISS RE ACCIDENT & HEALTH RISK SOLUTIONS, LLC; SWISS RE LIFE & HEALTH AMERICA, INC.; SWISS RE LIFE & HEALTH LIMITED: SWISS RE LIFE INSURANCE COMPANY; MARITIME PROGRAM GROUP, INC.; BURTON CLAIM SERVICE, INC.; PT&C FORENSIC CONSULTING SERVICES, P.A., INDIVIDUALLY AND/OR D/B/A **ENVISTA FORENSICS; ENVISTA** FORENSICS, LLC; BAKER TILLY VIRCHOW KRAUSE, LLP; DEFENDANTS A-M; and DEFENDANTS N-Z,

DEFENDANTS.

JOINT MOTION AND STIPULATION FOR DISMISSAL WITH PREJUDICE OF ALL CLAIMS

Pursuant to Federal Rule of Civil Procedure 41(a)(1)(A)(ii), all parties who have appeared in this case – namely, Plaintiff Riverwalk Marina LLC and Defendants North American Specialty Insurance Company; Westport Insurance Corporation; Swiss Re America Holding Corporation; Swiss Reinsurance America Corporation; Swiss Re Corporate Solutions Global Markets, Inc.; Swiss Re Accident and Health Risk Solutions, LLC; Swiss Re Life & Health America, Inc.; Swiss Re Life & Health Limited; Swiss Re Life Insurance Company; Maritime Program Group, Inc.; Burton Claim Service, Inc.; PT&C Forensic Consulting Services, P.A, individually and/or d/b/a Envista Forensics; Envista Forensics, LLC; and Baker, Tilly, Virchow, Krause, LLP – having fully and finally settled all claims, hereby jointly move for dismissal with prejudice of all claims, with each party to bear its own fees and costs.

Respectfully submitted this the 23<sup>rd</sup> day of February, 2021.

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